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I hereby certify that this paper (along with any referred to as being attached or enclosed) is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231, on the date below.

*Mark A. Montgomery*

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Registration No. 30,780

1 Sept 1995  
Date

Docket: 70213

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Marc Stacey Somers

Serial No.: 08/435,072

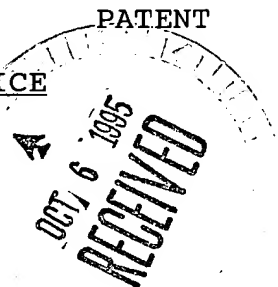
Art Unit: 1513

Filed: May 8, 1995

Examiner: M. Dixon

For: PROCESS FOR COEXTRUDING A TACKY AMORPHOUS PROPYLENE  
COPOLYMER COMPOSITION WITH A LOW VISCOSITY  
POLYOLEFIN AND ARTICLE PREPARED THEREBY

Commissioner of Patents and Trademarks  
Washington, D.C. 20231



RESPONSE

Responsive to office action mailed August 3, 1995, please consider the following remarks.

Remarks

Applicants hereby elect with traverse Group I, claims 1-7. Contrary to the examiner's allegation the product of Group III cannot be made by a materially different process that doesn't contact a surface. Also, the fact that the composition of Group II claims can be made by a different process other than Group I is irrelevant. The process of Group I uses the composition of Group II in the production of slats, articles of Group III and does not make a composition. It is applicants contention that the restriction requirement simply forces the applicants to obtain additional patents at additional cost on claims that could reasonably be prosecuted together in one application.